## REGINA J. McCLENDON (State Bar No. 184669) HAROLD R. JONES (State Bar No. 209266) SEVERSON & WERSON 2 A Professional Corporation One Embarcadero Center, Suite 2600 3 San Francisco, CA 94111 Telephone: (415) 398-3344 Facsimile: (415) 956-0439 Attorneys for Defendant FORD MOTOR CREDIT COMPANY, dba Jaguar Credit, incorrectly sued herein as Ford Motor Company UNITED STATES DISTRICT COURT 8 NORTHERN DISTRICT OF CALIFORNIA 9 10 KELD HANSSON, Case No.: C 06-1257 MJJ 11 12 Plaintiff, STIPULATION RE COUNTERCLAIM AND ORDER. 13 VS. FORD MOTOR COMPANY AND ROBERT 14 MITCHELL, 15 Defendants. 16 17 WHEREAS, plaintiff Keld Hansson ("Hansson") has filed a complaint asserting violations 18 of the Fair Debt Collection Practices Act 15 U.S.C. § 1692 et seq., in this matter; 19 WHEREAS, Ford Motor Credit Company, dba Jaguar Credit ("Ford Credit"), incorrectly 20 sued herein as Ford Motor Company, believes it has valid claims against Hansson for breach of 21 contract and claim and delivery of personal property; 22 WHEREAS, Hansson and Ford Credit disagree as to whether Ford Credit's claims may be 23 properly filed as a counterclaim in this action; 24 IT IS AGREED AND STIPULATED that Ford Credit need not file its counterclaims 25 against Hansson at the time of its response to the complaint in the matter. 26 IT IS FURTHER AGREED AND STIPULATED that Ford Credit's claims against 27 Hansson need not be brought as a counterclaim at this time, that they will be preserved and not 28

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## waived, and that Ford Credit may assert its claims against Hansson in an appropriate forum at a 1 2 future date. 3 DATED: April <u>27</u>, 2006 **SEVERSON & WERSON** 4 A Professional Corporation 5 6 Harold R. Jones 7 Attorneys for Defendant 8 FORD MOTOR CREDIT COMPANY, dba Jaguar Credit, incorrectly sued herein as Ford 9 Motor Company 10 DATED: April \_\_\_\_\_\_\_\_, 2006 **HYDE & SWIGART** 11 12 13 14 Joshua B. Swigart 15 Attorneys for Plaintiff KELD HANSSON 16 17 5/2/2006 18 19 20 21 22 23 24 25 26 27 28

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